

DARRELL JAMES HILL



Gila County, AZ

MISC

2007-007743

Page: 1 of 27

05/04/2007 02:17P
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**Recording Requesting By
(and please Return to):**
Darrell James Hill
Beverly Jean Romero-Hill
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Youngtown, Arizona

**Caption Heading: ~~NOTICE~~ Jurat
Non-Statutory Abatement
Case No. RB 898 807 966 US**

**Darrell James, Hill,
suae potestate esse, Et uxor**

Case No. RB 898 807 966 US

Demandant

Part One.

Against,

Plea In Non-Statutory Abatement

**William C. Canby, Jr., U.S. senior circuit
judge for UNITED STATES OF
AMERICA,
Stephen Reinhardt, U.S. chief circuit judge
for UNITED STATES OF AMERICA,
Mary M. Schroeder, U.S. chief circuit
judge for UNITED STATES OF
AMERICA,
Andrew J. Kleinfeld, U.S. circuit judge for
UNITED STATES OF AMERICA,
Cathy A. Catterson, Esq., U.S. clerk of
courts for UNITED STATES OF
AMERICA,
Peter L. Shaw, U.S. appellate
commissioner for UNITED STATES OF
AMERICA,
Ruben Talavera, U.S. deputy clerk for
UNITED STATES OF AMERICA,
Stephen Tollafeld, U.S. deputy clerk for**

**Dated: fifth day of the eleventh month in the
year of Our Lord and Saviour Jesus, the
Christ, Two thousand six.**



Jurat

State of Arizona

Gila County

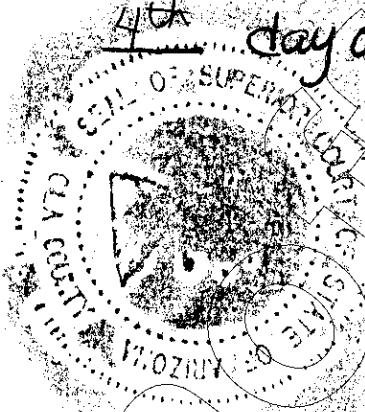
I, Darrell James Hill acknowledge that Exhibit A is Part One Non-Statutory Abatement Case No. RB 898 07966 US, and that Exhibit B is the United States Postal Service proofs of receipt of Registered mail delivery confirmation for each defendant in Order D. James Hill.
Affirmed and Subscribed before me this 4th day of May, 2007.

ANITA ESCOBEDO

Clerk of Superior Court

Barbara Mathers
Notary Public Deputy Clerk

Exp: 12/31/10





2007-007743

Page: 3 of 27
05/04/2007 02:17P
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Gila County, AZ

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Exhibit A

14 Pages



Gila County, AZ

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Respond to: Darrell James, Hill
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Youngtown, Arizona

superior court
original jurisdiction court
Maricopa county
Arizona republic

Darrell James, Hill,
suae potestate esse, Et uxor,

Demandant,

Against,

William C. Canby, Jr., U.S. senior circuit judge
for UNITED STATES OF AMERICA,
Stephen Reinhardt, U.S. chief judge for
UNITED STATES OF AMERICA,
Mary M. Schroeder, U.S. chief judge for
UNITED STATES OF AMERICA,
Andrew J. Kleinfeld, U.S. circuit judge for
UNITED STATES OF AMERICA,
Cathy A. Catterson, Esq., U.S. clerk of courts
for UNITED STATES OF AMERICA,
Peter L. Shaw, U.S. appellate commissioner for
UNITED STATES OF AMERICA,
Ruben Talavera, U.S. deputy clerk for
UNITED STATES OF AMERICA,
Stephen Tollafeld, U.S. deputy clerk for
UNITED STATES OF AMERICA,
Paul K. Charlton, U.S. attorney for UNITED
STATES OF AMERICA,
Curtis C. Pett, assistant U.S. attorney for
UNITED STATES OF AMERICA,

Defendants

Case No. RB 898 807 966 US

Part One.
Non-Statutory Abatement

Dated: fifth day of the eleventh
month in the year of Our Lord and Saviour
Jesus, the Christ, Two thousand six.



Non-Statutory Abatement

By Darrell James, Hill, suae potestate esse, Et uxor:

In the matter of: *Abandoned* MEMORANDUM* marked with AUG 11 2006, JUDGMENT marked with AUG 25 2006, ORDER marked with AUG 25 2006 and the unlawful and invalid *persona designata* BEVERLY J. ROMERO-HILL, ... et al., *nom de guerre*:

Be it Known and Remembered by All to Whom These Presents Come, and May Concern:

Introduction

This is a Non-Statutory Abatement issued pursuant to common law rules applicable to such cases, against William C. Canby, Jr., U.S. senior circuit judge for UNITED STATES OF AMERICA, Stephen Reinhardt, U.S. chief judge for UNITED STATES OF AMERICA, Mary M. Schroeder, U.S. chief judge for UNITED STATES OF AMERICA, Andrew J. Kleinfeld, U.S. circuit judge for UNITED STATES OF AMERICA, Cathy A. Catterson, Esq., U.S. clerk of courts for UNITED STATES OF AMERICA, Peter L. Shaw, U.S. appellate commissioner for UNITED STATES OF AMERICA, Ruben Talavera, U.S. deputy clerk for UNITED STATES OF AMERICA, Stephen Tollafeld, U.S. deputy clerk for UNITED STATES OF AMERICA, Paul K. Charlton, U.S. attorney for UNITED STATES OF AMERICA, Curtis C. Pett, assistant U.S. attorney for UNITED STATES OF AMERICA, foreign *de facto* corporation, known as the UNITED STATES OF AMERICA, acting *alien enemies*. Said agents are attempting to plunder, in the Nature of a *Praemunire*, which is outlawed by the General custom in this state and, thus, is in violation of The Law of Nations, The Law of War, The Arizona Constitution, and the *lex non scripta*, which is the *jus publicum* in this state:

Part One of this matter shall be known as Non-Statutory Abatement and contains the following documents titled: I. Non-Statutory Abatement; and, II. Verification by Asseveration.

I. Non-Statutory Abatement

Discussion;

Whereas, 'Congress', in the Preamble of Congressional Report No. 93-549, issued November 19, 1973, stated " A majority of the people of the United States have lived all of their lives under emergency rule ... And, in the United States, action taken by the Government in time of great crisis have from, at least, the Civil War in important ways, shaped the present phenomenon of a permanent state of national emergency":



Gila County, AZ

MISC

2007-007743

Page: 6 of 27

05/04/2007 02:17P

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And whereas, according to The Supreme Court, 'Congress' has made little or no distinction between a "state of national emergency," and "a state of war":

And whereas, according to the Law of Nations, "the most immediate effect of a state of war is that it activates the Law of War itself."

And whereas, according to the Law of War, "martial law is obtained during a state of war and in truth and reality, is no law at all":

And whereas, King Charles the First, in The Petition of Right of June 7, 1628, acknowledged that martial law is repugnant to common law, and is revoked and annulled forever in accordance with law of the land in The Great Charter of the Liberties of England and America:

Now therefore, any proceeding to the contrary violates the established customs and usages, breaches the peace and safety of the people in their Dominions, is an invasion against the people and their Law and is trespass on This private Christian:

* *Nimia Subtilitas in Jure reprobatur, et talis Certitudo Certitudinem confundit* *.

Chapter one:

Return of *Abandoned paper*; and Averments

Please find attached the following *abandoned paper*: MEMORANDUM* (FILED AUG 11 2006), JUDGMENT (FILED AUG 25 2006), ORDER (FILED AUG 25 2006);

Your *abandoned paper* is refused for cause without dishonor and without recourse to Me, and is returned, herewith, because it is irregular and unauthorized, based upon the following, to wit:

Comes Now, This Good and Lawful Christian Man, grateful to Almighty God for my Liberty, and humbly Extend Greetings and Salutations to you from Jesus, the Christ, and Myself by Visitation, to exercise Ministerial Powers in this Matter, to return your paper, which paper was abandoned by Defendants, but is not accepted.

Your *abandoned paper* contains the following Marks of Fraud:

First:

Mark: Your *abandoned paper* does not have upon its face My full Christian Appellation in upper and lower case letters conforming to proper English grammar, thereby



evidencing an unproven *purported* law distinct and separate from, and strange and foreign to, the Law I minister in the Name and by the Authority of Our Sovereign

Lord and Saviour Jesus, the Christ; and, in addition thereto, *suae potestate esse, Et uxor*; nor does your *abandoned paper* apply to Me; and,

Second:

Mark: Your *abandoned paper* alleges violations of a law, foreign to My Venue, which, no Oath, Promise, or Law attaches Me thereto; and,

Third:

Mark: Your agency, its fiduciaries, and the *nom de guerres* William C. Canby, Jr., U.S. senior circuit judge for UNITED STATES OF AMERICA, Stephen Reinhardt, U.S. chief judge for UNITED STATES OF AMERICA, Mary M. Schroeder, U.S. chief judge for UNITED STATES OF AMERICA, Andrew J. Kleinfeld, U.S. circuit judge for UNITED STATES OF AMERICA, Cathy A. Catterson, Esq., U.S. clerk of courts for UNITED STATES OF AMERICA, Peter L. Shaw, U.S. appellate commissioner for UNITED STATES OF AMERICA, Ruben Talavera, U.S. deputy clerk for UNITED STATES OF AMERICA, Stephen Tollafield, U.S. deputy clerk for UNITED STATES OF AMERICA, Paul K. Charlton, U.S. attorney for UNITED STATES OF AMERICA, Curtis C. Pett, assistant U.S. attorney for UNITED STATES OF AMERICA, are not established in the Arizona Constitution and are, therefore, *persona non grata*; and,

Fourth:

Mark: Your *abandoned paper* has no foundation in Law; for the reason, it is not from an office recognized by the people or General laws in this state; and,

Fifth:

Mark: Your *abandoned paper* lacks jurisdictional facts necessary to place or bring Me within your venue; and,

Sixth:

Mark: Your *abandoned paper* is unintelligible and unfamiliar to Me; based upon the following: Its is not written in Proper English; being such, it fails to apprise Me of the Nature of any matter alleged, and cannot be recognized lawfully in this state, for the reason; it violates Our general customs and usages; and has no force, effect, of operation outside the venue from which it originates; and,

Seventh:

Mark: Your *abandoned paper* fails to affirmatively show, upon its face, lawful authority for your presence in My Venue; and,



Eighth:

Mark: Your *abandoned paper* fails to affirmatively show, upon its face, the necessity for your invasion of My privacy and Dominions; and,

Ninth:

Mark: Your *abandoned paper* fails to affirmatively show, upon its face, your authority to violate or disparage Me in any way; and,

Tenth:

Mark: Your records have no Warrant in Law and are not Judicial in Nature; and,

Chapter two:

Firstly:

Whereas, pursuant to constitutional due process requirements and The General Laws of Arizona, said Alien Enemy agent is not a State Judicial Officer having power to issue orders or judgments of any kind:

And whereas, according to the General custom in this state, The General laws of Arizona, 'The Law of Nations' and 'The Law of War,' said Alien Enemy belligerent cannot invade My Dominions with defective and nugatory paper:

And whereas, your *abandoned paper* containing threats of plunder, invades My Dominions:

And whereas, My Immunity from invasion is a recognized General custom in this state:

Now therefore, your *abandoned paper* containing threats of plunder and invasion are a disturbance of the public peace, a public nuisance, and a trespass upon Me:

* Ex nudo Pacto non oritur Actio *

Secondly:

Whereas, said Alien Enemy agents are attempting to impose a form of money inimical to public welfare according to the standard set by the Arizona Constitution:

Now therefore, your *abandoned paper* and its purpose is *contra bonos mores*:



Gila County, AZ

MISC

Defendant to Civil liabilities or Criminal punishment pursuant to The Law of Nations, The Law of War, the Arizona Constitution, and the *lex non scripta* in this state:

*** Omnia praesumuntur contra Spoliatores ***

Your response to this instant matter should be marked with the superior court case number, and directed to the following location:

Darrell James, Hill,
to be called for in general delivery,
Youngtown Post Office
Youngtown, Arizona

Wherefore: Until this Conflict of Law is resolved, I wish you to do the following, to wit:

First

Obtain process issued, under seal, from a court appertaining to a Arizona Judicial Department; and,

Second:

That said process be based on sworn Oath or affirmation from a competent Witness or Damaged Victim; and,

Third:

That said process bear My full Christian Appellation in upper and lower case letters, and in addition, thereto, *suae potestate esse, Et uxor*, and must be handled and personally served upon Me by the Maricopa county Sheriff.

There is no need for Me to communicate until, in due course of Law, lawful process is served.

This private Christian, will henceforth, exercise My Right of Avoidance and maintain My Dominion, My Immunities, and Our customs and usages, and stand upon the grounds set out above:

*** Summa Ratio est quae pro Religione facit ***

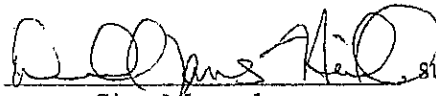
Sealed by the voluntary act of My own Hand on this fifth day of the eleventh month in the year of Our Lord and Saviour Jesus, the Christ, Two thousand six, in the Two-hundred and thirtieth year of the Independence of America:



* Vigilantibus, non dormientibus, Jura subveniunt *.

L.S.

I have the Honor of Being Private Christian

(thumb print)  suae potestate esse, Et uxor,
Sign Manual

Attachment: *Abandoned paper of:*

1. MEMORANDUM* (FILED AUG 11 2006);
2. JUDGMENT (FILED AUG 25 2006);
3. ORDER (FILED AUG 25 2006);



II. Verification by Asseveration

In Witness, Knowing the punishment for bearing false witness before Almighty God and Men, I solemnly aver, that I have read the foregoing Non-Statutory Abatement and know the contents thereof; that the same is true of My Own Knowledge, except to the matters which are therein stated on My information and belief and as to those matters, I believe them to be true.

Sealed by voluntary act of My Own Hand on this fifth day of the eleventh month in the year of Our Lord and Saviour Jesus, the Christ, Two thousand six, in the two hundred and thirtieth year of the Independence of America.

* Vigilantibus, non dormientibus, Jura subveniunt *.

I have the Honor of Being Private Christian

(thumb print) [Signature], suae potestate esse, Et uxor,

Sign Manual

On this ^{5th day of} ~~twenty-ninth day~~ of the ^{eleventh} ~~tenth~~ month in the year of Our Lord and Saviour Jesus, the Christ, Two thousand six, we, the undersigned, Good and Lawful Christian Men in this state, having ascertained that Our Brother, Darrell James Hill, has read and Knows the contents of this Non-Statutory Abatement, witnessed his execution and sealing of the same, and do hereby testify to the foregoing, by voluntarily setting Our Hand and Sealing this Abatement.

(thumb print) [Signature], suae potestate esse

Sign Manual

(thumb print) [Signature], suae potestate esse

Sign Manual

FILED

AUG 11 2006

CATHY A. CATTERSON, CLERK
U.S. COURT OF APPEALS

NOT FOR PUBLICATION

UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

UNITED STATES OF AMERICA,

Plaintiff - Counter-Defendant
- Appellee,

v.

BEVERLY J. ROMERO-HILL,
individually and doing business as
Superior Claims Management; et al.,

Defendant - Counter-claimant
- Third-Party-Plaintiffs -
Appellants,

v.

PATRICIA BLANCARTE; et al.,

Third-Party-Defendants
Appellees.

No. 06-15338

D.C. No. CV-05-00877-DGC

MEMORANDUM*

Appeal from the United States District Court
for the District of Arizona
David G. Campbell, District Judge, Presiding

Submitted August 7, 2006 **

This disposition is not appropriate for publication and may not be
cited to or by the courts of this circuit except as provided by 9th Cir. R. 36-3.

** This panel unanimously finds this case suitable for decision without
oral argument. See Fed. R. App. P. 34(a)(2).



Gila County, AZ

MISC

2007-007743

Page: 12 of 27
05/04/2007 02:17P
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06-15338

Before: SCHROEDER, Chief Judge, REINHARDT and HAWKINS, Circuit Judges.

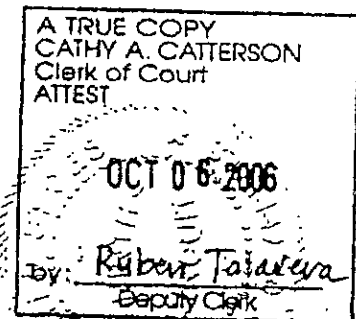
The Clerk shall file appellants' motion to reinstate the appeal, received on July 31, 2006. The motion to reinstate the appeal is granted.

A review of the record and appellants' response to the court's June 9, 2006 order to show cause indicates that the questions raised in this appeal are so insubstantial as not to require further argument. See *United States v. Hooton*, 693 F.2d 857, 858 (9th Cir. 1982) (per curiam) (stating standard).

Accordingly, we summarily affirm the district court's judgment.

All pending motions are denied as moot.

AFFIRMED.



UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

UNITED STATES OF AMERICA,
Plaintiff-counter-defendant

- Appellee,

V.

BEVERLY J , individually also known as
Beverly J Romero-Hill doing business as
Superior Claims Management; et al.,
Defendant-counter-claim-
3rd-party-plaintiffs - Appellants,

V.

PATRICIA BLANCARTE; et al.,
Third-party-defendants -
Appellees.

No. 06-15338

D.C. No. CV-05-00877-DGC

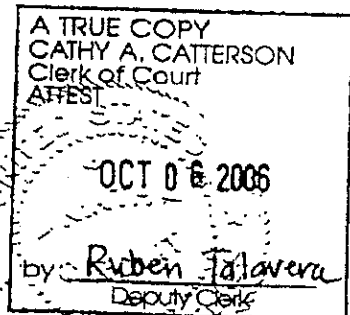
JUDGMENT

Appeal from the United States District Court for the District of Arizona
(Phoenix).

This cause came on to be heard on the Transcript of the Record from the
United States District Court for the District of Arizona (Phoenix) and was duly
submitted.

On consideration whereof, it is now here ordered and adjudged by this
Court, that the judgment of the said District Court in this cause be, and hereby is
AFFIRMED.

Filed and entered 08/11/06



FILED

AUG 25 2006

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

SATHYA A. CATTERSON
CLERK, U.S. COURT OF APPEALS

UNITED STATES OF AMERICA,

No. 06-15338

Plaintiff - Counter-Defendant
- Appellee,

D.C. No. CV-05-00877-DGC
District of Arizona,
Phoenix

v.

BEVERLY J. ROMERO-HILL,
individually and doing business as
Superior Claims Management; et al.,

ORDER

Defendant - Counter-claimant
- Third-Party-Plaintiffs -
Appellants,

v.

PATRICIA BLANCARTE; et al.,

Third-Party-Defendants -
Appellees.

Before: Peter L. Shaw, Appellate Commissioner.

The court has received appellants' petition for panel rehearing and petition for rehearing en banc. Because appellants are seeking reconsideration of the court's July 12, 2006 order dismissing this appeal for failure to prosecute pursuant to Ninth Circuit Rule 42-1, appellants' petition for panel rehearing and petition for

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Gila County, AZ

MISC

2007-007743

Page: 15 of 27
05/04/2007 02:17P
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06-15338

rehearing en banc is properly construed as a motion for reconsideration of the July 12, 2006 order.

On August 11, 2006, the court reinstated appellants' appeal, thereby granting the reconsideration of the clerk's July 12, 2006 dismissal order currently sought by appellants. The August 11, 2006 memorandum disposition also summarily affirmed the district court and disposed of the appeal on the merits. Accordingly, appellants' request for reconsideration of the court's July 12, 2006 order is denied as moot.

*Refused for Cause
without prejudice
and
without prejudice
to Mr.*
Vitor L. Shaw
General Order 6.3(e)





2007-007743

Page: 17 of 27
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Gila County, AZ

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Exhibit B

10 Pages



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2007-007743

Page: 19 of 27

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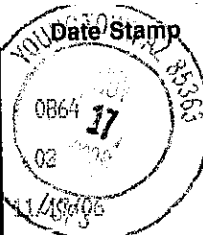
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Handling Charge	\$0.00	Return Receipt	\$0.00
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Page: 20 of 27
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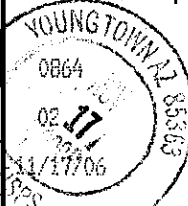
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RB 898808051 US

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Reg. Fee	\$7.90	
Handling Charge	\$0.00	Return Receipt \$0.40
Postage	\$0.27	Restricted Delivery \$0.00

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Customer Must Declare
Full Value \$ \$0.00

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	TO	Andrew J. Kleinfeld % US Court Appeals, 9th PO Box 193939 San Francisco, Calif. 94119-3939

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May 2004 (7530-02-000-9051) (See Information on Reverse)

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Page: 21 of 27
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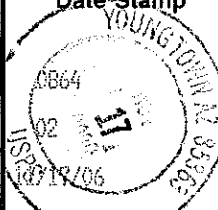
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Reg. Fee	\$7.90	
Handling Charge	\$0.00	Return Receipt \$0.00
Postage	\$0.87	Restricted Delivery \$0.00
Received by	VT	

Customer Must Declare
Full Value \$0.00

☐ With Postal Insurance
☐ Without Postal Insurance

Domestic insurance up to \$25,000 is included in the fee. International indemnity is limited. (See Reverse).

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FROM	Barrell James Hill
TO	to be called for in general delivery Youngtown Post Office Youngtown, Arizona Cathy A. Catterson % clerk of court, US Court Appellate PO Box 193939 San Francisco, Calif. 94119-3939

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Page: 22 of 27
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Status: Delivered

Your item was delivered at 11:32 AM on November 22, 2006 in SAN FRANCISCO, CA 94103.

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Registered No.		Date Stamp	
RB 898808079 US		YOUNG TOWN, AZ 85639 NOV 22 11:32 AM	
To Be Completed By Post Office	Reg. Fee	\$7.00	
	Handling Charge	\$0.00	Return Receipt \$0.00
	Postage	\$0.07	Restricted Delivery \$0.00
	Received by	WY	8.77
	Customer Must Declare Full Value	\$0.00	
		<input type="checkbox"/> With Postal Insurance <input type="checkbox"/> Without Postal Insurance	
Domestic insurance up to \$25,000 is included in the fee. International indemnity is limited. (See Reverse).			
OFFICIAL USE			
To Be Completed By Customer (Please Print) All Entries Must Be in Ballpoint or Typed	FROM	Darrell James Hill to be called for in general delivery Youngtown Post Office Youngtown, Arizona Peter L. Shaw	
	TO	% appellate comm, US Court Appeals, 4th PO Box 193939 San Francisco, Calif. 94119-3939	
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2007-007743

Page: 23 of 27

05/04/2007 02:17P

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Label/Receipt Number: RB89 8808 025U S
Status: Delivered

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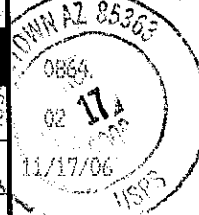
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Registered No.

RB 898 8808 025U S

Date Stamp



Reg. Fee

\$7.50

Handling Charge

\$0.00

Postage

\$0.87

Return Receipt

\$0.00

Restricted Delivery

\$0.00

Received by

WV

Customer Must Declare
Full Value \$0.00

☐ With Postal Insurance

☐ Without Postal Insurance

Domestic Insurance up to \$25,000 is included in the fee. International Indemnity is limited. (See Reverse).

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To Be Completed By Customer (Please Print) All Entries Must Be in Ballpoint or Typed	FROM	Darrell James Hill to be called for in gonged delivery Youngtown Post Office Youngtown, Arizona Ruben Talavera
	TO	% clerk of court, US Court Appeals, 9th PO Box 193939 San Francisco, Calif 94119-3939

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2007-007743

Page: 24 of 27

05/04/2007 02:17P

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Status: Delivered

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Registered No.

RB 898808082 US

Date Stamp

Reg. Fee	\$7.90	
Handling Charge	\$0.00	Return Receipt
Postage	\$0.57	Restricted Delivery
Received by	[Signature]	

Customer Must Declare Full Value \$ 50.00

- ☐ With Postal Insurance
☐ Without Postal Insurance

Domestic Insurance up to \$25,000 is included in the fee. International Indemnity is limited. (See Reverse).

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To Be Completed By Customer (Please Print) All Entries Must Be in Ballpoint or Typed	FROM	Darrell James Hill to be called for in general delivery Youngtown Post Office Youngtown, Arizona
	TO	Stephen Tollatfield % clerk of court, US Court Appeals, 9th PO Box 193939 San Francisco, Calif. 94119-3939

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2007-007743

Page: 25 of 27
05/04/2007 02:17P
35.00


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Label/Receipt Number: RB89 8808 096U S
Status: Delivered

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Registered No.

RB 898 8808 096 US

Reg. Fee	\$7.90	
Handling Charge	\$0.00	Return Receipt \$0.00
Postage	\$0.87	Restricted Delivery \$0.00

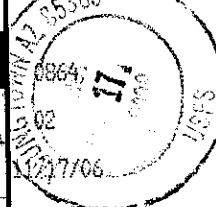
Received by

W

Customer Must Declare
Full Value \$0.00

☐ With Postal Insurance
☐ Without Postal Insurance

Date Stamp



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\$25,000 is included in the fee.
International indemnity
is limited.
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To Be Completed By Customer (Please Print) All Entries Must Be in Ballpoint or Typed	FROM	Darrell James Hill to be called for in general delivery Youngtown Post Office Youngtown, Arizona Paul K. Charlton Phoenix, AZ 85004
	TO	% U.S. attorney 40 N. Central Ave Suite 1200 Phoenix, Ariz 85004-4408

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Page: 26 of 27

05/04/2007 02:17P

35.00



Curtis Pett US Attorney

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Status: Delivered

Your item was delivered at 2:05 PM on November 24, 2006 in
WASHINGTON, DC 20044.

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RB 898 808 105 US

Date Stamp

Reg. Fee	\$7.00	Return Receipt	\$0.00
Handling Charge	\$0.00	Restricted Delivery	\$0.00
Postage	\$0.87		

Received by

WP

Customer Must Declare
Full Value \$ \$0.00

☐ With Postal Insurance
☐ Without Postal Insurance

Domestic Insurance up to
\$25,000 is included in the fee.
International Indemnity
is limited.
(See Reverse).

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To Be Completed By Customer
(Please Print)
All Entries Must Be in Ballpoint or Typed

FROM Darrell James Hyl
to be called for in general delivery
Youngtown Post Office
Youngtown, Arizona
TO % Curtis G. Pett
PO Box 502, Ben Franklin Station
Washington, DC 20044

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2007-007743

Page: 27 of 27
05/04/2007 02:17P
35.00